

BROWN GAVALAS & FROMM LLP
Attorney for Defendants
355 Lexington Avenue, 4th Floor
New York, New York 10017
(212) 983-8500

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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OCEAN TRADE S.A.; PANAPORT SHIPPING S.A.;
PILLSBURG NAVIGATION S.A.; and, STERLING
NAVIGATION S.A.,

07 Civ. 7762 (LAP)

Plaintiffs,

-against-

CHARALAMBOS ZIOGAS a/k/a BABIS ZIOGAS a/k/a
BABIS 0. ZIOGAS, an individual; MARITIME FINANCIAL
SERVICE CORP. a/k/a MFS SHIPMANAGEMENT CORP.;
PEGASUS SHIPHOLDINGS CORP.; EAST WEST
MARITIME INVESTMENT LTD.; DAISY SHIPPING
LTD.; ELLIE SHIPPING LTD.; HARMONY SHIPPING
LTD.; OCEAN PHOENIX SHIPPING LTD.; ASIAN
FRIENDSHIP SHIPPING LTD; ASIAN UNITY SHIPPING
LTD.; and, OLYMPIAN GODDESS SHIPPING LTD.;

Defendants.

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PLEASE TAKE NOTICE, that BROWN GAVALAS & FROMM LLP has been retained
by the Defendants, CHARALAMBOS ZIOGAS, an individual; MARITIME FINANCIAL
SERVICE CORP.; MFS SHIPMANAGEMENT CORP.; PEGASUS SHIPHOLDINGS CORP.;
EAST WEST MARITIME INVESTMENT LTD.; DAISY SHIPPING LTD.; ELLIE SHIPPING
LTD.; HARMONY SHIPPING LTD.; OCEAN PHOENIX SHIPPING LTD.; ASIAN
FRIENDSHIP SHIPPING LTD; ASIAN UNITY SHIPPING LTD.; and, OLYMPIAN GODDESS
SHIPPING LTD., to represent said Defendants in the above- entitled action, and hereby demands
that copies of all proceedings in this action subsequent to the Summons and Complaint be served
upon BROWN GAVALAS & FROMM LLP at its office as listed below.

PLEASE TAKE FURTHER NOTICE, that Defendants, by their attorneys, BROWN
GAVALAS & FROMM LLP, hereby enter a restrictive appearance on behalf of said Defendants

pursuant to Rule E(8), of the Fed. R. Civ. P. Supplementary Rules for Admiralty and Maritime Claims, solely to defend against the alleged admiralty and maritime claims asserted by plaintiffs OCEAN TRADE S.A.; PANAPORT SHIPPING S.A.; PILLSBURG NAVIGATION S.A.; and, STERLING NAVIGATION S.A. with respect to money, funds and electronic fund transfer payments restrained by garnishees named in the Process of Maritime Attachment and Garnishment issued in this matter, and any other or supplemental garnishees who may restrain the property of Defendants and as to which there has issued Process of Maritime Attachment and Garnishment, reserving all defenses available to Defendants including, but not limited to, personal jurisdiction, venue and service.

Dated: New York, New York
October 16, 2007

BROWN GAVALAS & FROMM LLP

By: 

Peter Skoufalos (PS-0105)
Attorney for Defendants
355 Lexington Avenue, 4th Floor
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(212) 983-8500

TO: Via ECF
Clerk of the Court
United States District Court
Southern District of New York
500 Pearl St.
New York, New York 10007

Via ECF
Freehill Hogan & Maher LLP
Attorneys for Plaintiffs
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S.A.; and, STERLING NAVIGATION S.A.
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